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09/939,449	08/25/2001	Thomas J. Pearsall		3649		
75	590 01/14/2005		EXAM	EXAMINER		
William L. Krayer 1771 Helen Drive			NORDMEYER, PATRICIA L			
Pittsburgh, PA			ART UNIT	PAPER NUMBER		
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Please find below and/or attached an Office communication concerning this application or proceeding.



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## Notice of Non-Compliant Amendment (37 CFR 1.121)

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37 CFR correcte "Ameno	1.121. In d section Iments to	ocument filed on	ument to be complied the document in cant's amendment	int, correction of rust be resubmit document mus	itted (in its ent t be re-submit	tirety), e.g., the	entire 121(h)	
THE FO	LLOWIN  I. Amen  III  III  III  III  III  III  III	MG CHECKED (X) ITEM(S) dments to the specification:  A. Amended paragraph(s) do  B. New paragraph(s) should to  C. Other	not include marking		CUMENT TO E	BE NON-COMP	LIANT:	
	2. Abstr	act:  A. Not presented on a separa  B. Other	te sheet. 37 CFR 1.7	72.				
	3. Amei	ndments to the drawings:						
4. Amendments to the claims:  A. A complete listing of all of the claims is not present.  B. The listing of claims does not include the text of all pending claims (including withdrawn claims)  C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New) and (Not entered).  D. The claims of this amendment paper have not been presented in ascending numerical order.  E. Other:  Section of an amendment for a separate sheet:  Section of an amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf  If the non-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of this letter to supply the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in non-entry of the preliminary amendment and examination on the merits will commence without consideration of the proposed changes in the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit								
If the since ONE in ord	the amen MONTH er to avoi	pliant amendment is a reply to dment appears to be a bona f from the mailing of this notice d abandonment. EXTENSIC	ide attempt to be a e within which to re ONS OF THIS TIM	-submit the con	rected section v	which complies v LE UNDER 37	with 37 CFR 1.121 CFR 1.136(a).	
status	of the ap	ent is a reply to a FINAL RE final rejection continues to reddment cents Exampler (LIE)	SJECTION, this for un from the date s  Telephone	272-103	tachment to an ejection, and is	Advisory Actions not affected by	on. The period for the non-compliant	
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